

ORIGINAL

Clerk
District Court

SEP 14 2007

DETAINDER
AGAINST SENTENCED PRISONERFor The Northern Mariana Islands
By _____
(Deputy Clerk)

UNITED STATES MARSHAL

DISTRICT OF

N. M. I. (#005)

Please type or print neatly:

TO: Department of
Corrections (NMI)
Po Box 506506
Saipan MP 96950DATE: 09-10-07
SUBJECT: Antonio Munia Massga
AKA:
DOB/SSN:
USMS #: 00542-005
CR#: CR-07-00020-001

Please accept this Detainer against the above-named subject who is currently in your custody. The United States District Court for the _____ District of NMI has issued an arrest warrant(s) charging the subject with the commission of the following offense(s):

Conspiracy to Distribute;
 Possess w/ Intent to Distribute

Prior to the subject's release from your custody, please notify this office at once so that we may assume custody if necessary. If the subject is transferred from your custody to another detention facility, we request that you forward our Detainer to said facility at the time of transfer and advise this office as soon as possible.

The notice and speedy trial requirements of the Interstate Agreement on Detainers Act **APPLY** to this Detainer because the Detainer is based on pending Federal criminal charges which have not yet been tried. Pursuant to the provisions of the Interstate Agreement on Detainers Act (IADA), a person serving a sentence of imprisonment in any penal institution against whom a detainer is lodged (based on pending Federal criminal charges which have not yet been tried) must be advised that a Detainer has been filed and that the prisoner has the right to demand speedy trial on those charges. **Accordingly, please advise the subject that a Detainer has been filed against him/her and that under the IADA, he/she has the right to demand speedy trial on the charges.** If your office does not have an official form for such purposes, the statements contained in this Form below may be used.

INSTRUCTIONS FOR COMPLETION OF STATEMENTS

1. Please read or show the following to the subject:

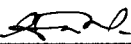
"You are hereby advised that a Detainer has been filed against you on 9-10-07, on the basis of Federal criminal charges filed against you in the U.S. District Court for the (date) District of NMI. With regard to answering these charges, you are hereby advised that you have the right to demand a speedy trial under the Interstate Agreement on Detainers Act (IADA). Under the IADA, you have the right to be brought to trial within 180 days after you have caused to be delivered to the appropriate U.S. Attorney and the appropriate U.S. District Court, written notice of your request for a final disposition of the charges against you. Because the 180-day time limit may be tolled by virtue of delays attributable to you, you should periodically inquire as to whether your written notice of request for a final disposition of the charges against you has been received by the appropriate U.S. Attorney and the appropriate U.S. District Court. You are hereby advised that the 180-day time limit does not commence until your written notice of request for final disposition of the charges against you has actually been delivered to the appropriate U.S. Attorney and the appropriate U.S. District Court.

If you have any questions regarding the provisions of the IADA, you should contact your attorney or the U.S. Attorney for the U.S. District of N.M.

2. Please execute the following:

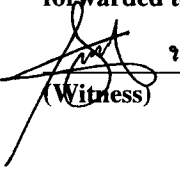
The foregoing was read to or by subject and a copy of the Detainer was delivered to him on
9.12.2007

(date)

Signed: CHRIS G. WARWICK  Title: SERGEANT

3. Please have the prisoner execute the following:

"I have read or have been read the above paragraph notifying me that a Detainer has been lodged against me and that I have the right to demand speedy trial on the charge(s). I (do) (do not) demand a speedy trial on the charge(s). I understand that if I do request a speedy trial, this request will be delivered to the Office of the United States Attorney who caused the Detainer to be filed. I also understand that my right to a speedy trial under the IADA is the right to be brought to trial within 180 days after my written notice of request for a final disposition of the charges against me has actually been delivered to the appropriate U.S. Attorney and the appropriate U.S. District Court. I further understand that the 180-day time limit may be tolled by any delays attributable to me, and that I must periodically inquire as to whether my written notice of request for a final disposition of the charges against me has been received by the appropriate U.S. Attorney and appropriate U.S. District Court. Finally, I understand that if at any time hereafter I desire to demand speedy trial and have not already done so, I can inform my custodian who will then cause the request to be forwarded to the appropriate U.S. Attorney."

 9/12/07

(Witness)

 SEPT. 12, 2007

(Signature of Prisoner and Date)

 Antonio Munoz Masza

(Typed or Printed Name of Prisoner)

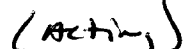
4. Please acknowledge receipt of this detainer. In addition, please provide one copy of the Detainer to the prisoner, return one copy of the Detainer to this office in the enclosed self-addressed envelope, and, if the prisoner demands a speedy trial, forward the Detainer together with the Certificate of Inmate Status by registered or certified mail to the U.S. Attorney for the U.S. District of N.M. and the U.S. District Court for the U.S. District of N.M.

5. If the prisoner does not demand a speedy trial at this time and further elects to demand a speedy trial on the charge(s) at a later date, you should obtain a new set of this Form USM-17 from the United States Marshal, have the prisoner complete the amended form, and follow the instructions contained in paragraph 4 above.

Your cooperation is greatly appreciated.

Very truly yours,



United States Marshal 

by





RECEIPT	
Date: <u>9.10.2007</u>	
Signed: 	
By: <u>CHRIS WARWICK</u>	
Title: <u>SERGEANT</u>	
RECEIVED	
SEP 14 2007	
US MARSHALS SERVICE-CNMI	